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	SUPPLEMENTAL NO. 10/613,05	DECLARATION FOR COPENDI 1 TO SPECIFICALLY INCLU	NG APPLICATION SE DE FIGURES 18 AN	RIAL 0 21.		
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that this ar	pilcation inpert	discloses and claims subject:	matter disclosed in	my earlier file	ed pending appl	Ication.
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(continued)



is Application Claims benefit of;

60/229,755 filed 09/05/00.

This Application is also a Continuation-in-Part of Co-Pending Application:

09/945,962 Filed 09/04/2001, and

therevia of Applications:

09/517,125 Filed 02/29/2000; (now Patent 6,084,674;)and of 09/246,888 filed 02/08/99, (now Patent 6,084,675);

and further of:

09/225,118 (now Patent 6,084,674); 09/223,822 (now Patent 6,118,537); 09/232,257 (now Patent 6,141,102); 09/225,371 (now Patent 6,100,981); 09/225,076 (now Patent 5,963,325)

which Applications depended from

08/997,311 filed 12/23/97, (now Patent 5,946,098).

Further, via the 09/246,888 Application, this Application is a Continuation-In-Part of:

08/912,211 filed Aug. 15, 1997, (now Patent No. 5,872,630),

which Continued-In-Part from:

08/530,892 filed 09/20/95, (now Patent No. 5,666,201); and

and is also a CIP of

08/618,820 filed 03/20/96, (now Patent No. 5,706,212).

In addition, priority is Claimed from:

09/162,217 filed 09/29/98 via above Applications.

PUWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute title explication and transact all business in the Fatent and Tradomark Office connected therewith. (Ilel none and registration no.)

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by line or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

I acknowledge the duty to disclose material information as defined in 37 C.F.R. 1.56(a) which occurred between the filing date of the application and the national or PCT international filing date of the continuation—in—part application.

I have reviewed an the Claims as amen	d understood the content of ded and specifically reference	of the application, including treed to below work follows
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	10/21/03	

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PUNCH OF ATTORNEY! As a named inventor, I bereby appoint the following atterneyis; and/or special to prosecute this application and transact all business in the Patent and Trademark Office agenceted thereviets. (Het name and registration see,)

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	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by line or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

I acknowledge the duty to disclose material information as defined in 37 C.F.R. 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of the continuation—in—part application.

I have reviewed at	nd understood the nded and specifics	ty referred to below.	
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